EXHIBIT EE

MINUTES OF A SPECIAL MEETING OF THE BOARD OF DIRECTORS OF READING BROADCASTING, INC.

Pursuant to a written Waiver of Notice, a special meeting of the Board of Directors of Reading Broadcasting, Inc. was held on May 23, 1990 at 7:10 p.m. at the corporate offices located at 1729 North 11th Street, Reading, Berks County, Pennsylvania.

Present were:

Michael Parker

Robert Clymer, M.D.

Edward Fischer, M.D.

Henry N. Aurandt, M.D.

Jack A. Linton, Esquire

being all of the Directors of the Corporation.

The Directors signed a written Waiver of Notice of the holding of the meeting.

Upon motion duly made, seconded and unanimously carried, it was

RESOLVED, that the executed waiver be filed with the records of the Corporation and made a part of the minutes of this meeting.

The Chairman announced that the meeting was duly convened and that the meeting was ready to transact such business as may lawfully come before it.

Upon motion duly made, seconded and unanimously carried, it was

RESOLVED, that the reading of the minutes of the previous meeting be deferred.

1. Mike Parker reported on his meeting with Rev. Scott of Wescott Christian Center. Rev. Scott had asked for several

changes, i.e. changing the hours from 12:00 p.m. to 6:00 a.m. to 11:00 p.m. to 6:00 a.m. He also requested that the Agreement be subject to cancellation on thirty days notice after it has been in effect for ninety days. The contract would be a one year contract with an option to renew for five years. During the first ninety days Reading Broadcasting, Inc. would get a monthly income of approximately \$13,000.00 per month; thereafter \$11,000.00 per month. This will allow us to pay interest only to the bank. Mike also wants to spend \$2,000.00 per month to go on a translator to cover the Harrisburg area. Apparently, the Board felt this was appropriate.

- 2. Mr. Parker then reported that he had received the Legg Mason engagement letter in signed form for our review. There were a number of changes that may be necessitated in the engagement letter and it was decided that Mr. Parker and Mr. Linton would negotiate the changes with Legg Mason. The financing to be sought is approximately \$4,000,000.00 and it is contemplated that the bank will be bought out. Also Mike suggested leaving the alternatives open in the reorganization either to buy out the bank's interest or to carry forward with the repayment to the bank over a period of time. Beard & Company, through Nelson Long, will assist us in analyzing which of the proposals would be most economically beneficial to the company.
- 3. The next item discussed was the Tower site at Long Hill and the agreement with Brenda Groff. We are concerned that all conditions may have been met and we are not yet ready to settle.

 Dr. Clymer reminded the Board that he had requested Meridian to

fund the purchase. We have not yet heard from the bank with respect to the request for \$100,000.00. After a considerable amount of discussion it was decided to offer Mrs. Groff a certain amount of dollars and condition settlement on obtaining the financing if she would be willing to accept this proposal. It was emphasized that it is essential to keep the agreement with Mrs. Groff in place and not allow the agreement to be avoided.

- 4. The next item was a discussion regarding accounting and this was as a result of a meeting between Michael Parker and Robert H. Clymer, M.D. who had met with Nelson Long, CPA. Certain items were written off on the corporation's financial statements, interest will continue to be accrued and it will be a much larger accrual than had been previously anticipated since the prior accountant had not been accruing interest from the corporation's adjudication as a bankrupt. In addition, more interest is required to be accrued on shareholder debt. Dr. Clymer said monthly statements reviewed by Nelson Long will be accurate. He also said the receivables will be aged. We will have to find out if we are on the accrual or cash basis and what the effect is of debt forgiveness. This issue was raised by Mr. Linton after Mr. Parker indicated that we should have much larger loss carry forwards, because of the accrual of interest, but then he said we are on the cash basis. This created some confusion.
- 5. Mike Parker then began a discussion of the expenses. He acknowledged that he had made several errors in judgment, the principal involving including Linda and Lynette's salaries as professional fees on the April statement and not having put their

expenses on earlier statements so that the issue of officers would have been resolved. The expense issue would also be discussed subsequently at the meeting. Mike also mentioned that there was a dispute between himself and Bob Pritchard regarding the cost of Tower construction. He indicated that the dollar budget would be the driving force in determining the appropriate cost to be incurred in the Tower move and the Tower purchase. mike indicated that TTC feels it can come in within Mike's projections with acceptable equipment. We do want the most efficient system. Clymer asked what the effect of high definition TV will be as to whether we can adjust our system. Mike indicated that any system we select would become obsolete if high definition TV comes into play. Mike again emphasized that we have a \$4,000,000.00 project and we must keep the cost within these parameters. Mike suggests that any contracts be entered into in order to firm up the supplier be subject to obtaining the financing. TTC would also post a letter of credit for assisting in the selling of the package to proposed investors. Mike suggested that we use a project engineer from San Francisco, Dr. Clymer indicated this would not be wise since we would again be saddled with a travel expense cost. Upon reflection, Mike and the Board indicated that we would probably look locally. Mike then returned to the Partel expenses and indicated that those issues had been resolved with respect to the per diem allowance being \$37.00 per day per employee, three round trips to Seattle, plus the station will reimburse and/or pay for the costs of the condominium where Mr. Parker, Linda and Lynette reside when they are in Reading. Any other expenses would require

prior approval of the Board of Directors before they could be incurred. If they were incurred without such approval the expenses would be borne by Partel.

- 6. The next item discussed was the apparent disagreements between Dr. Aurandt and Mr. Parker. Mike indicated that he benefits more from not selling the station whereas Rick benefits more by selling the station. There was obviously some discomfort on Mike's part when he felt that the possible purchaser "Sinder" was "hidden" from Mike. Rick said there was no intention to hide, that Mike was out of town and Mike has accepted this at face value according to Mike. Mike has also checked out Sinder's financial viability. Mike indicated the value of the station would be greater after we get out of Chapter 11, then it is at the moment. There was some discussion regarding the fact that Irv Cohen might be interested in buying out some of the investors if they want to sell. Mike strongly recommended that we sell when we come out of bankruptcy not now. It was further discussed between Rick and Mike that they meet every Wednesday at 11:00 a.m. either in person or by phone, east coast time. Their discussions will focus on the weekly financial activities plus one department a week will report at that meeting.
- 7. Todd Stewart a member of the staff of Channel 51 then brought in a letter together with a list of the employees which had subscribed to that letter indicating their concern about possible upheavals at the station. upon being questioned Todd indicated that he had obtained his information in some respects from Mike, but mostly from Linda. His major concern and that of the staff



seemed to focus upon the continuation of the progress made in applying a sales force to generate more business for the station. The letter and the signer list of the members of the staff are attached to the minutes of this meeting.

- 8. The next item was Dr. Aurandt's reply to Mike's proposal. Rick was of the opinion that even with Mike's departure and bringing in outside management the project could be completed with Legg Mason and with Meridian Bank. Rick also was of the opinion that Partel did not deserve 25% of the company nor do they deserve 25% of profits. A great deal of discussion was raised by Rick's question and Mr. Linton's question regarding the financial projections.
- 9. A general discussion then followed regarding Legg Mason and the assurance that the figures presented to Legg Mason were accurate particularly with respect to income. Mr. Parker indicated that he would go back and review his figures because Legg Mason had also requested an updating on the financial aspects of the business plan.
- 10. Next item was the discussion of whether or not Partel would continue and this had several aspects to this particular discussion. It was decided that if Partel did continue that Dr. Clymer and Dr. Aurandt and Mr. Parker would serve on the finance committee and that Mr. Parker and Partel, Inc. would resign without cost to the company in the event that Robert H. Clymer, Jr. found that Partel or Mike Parker did or attempted to do anything dishonest. It was further decided that compensation in the amount of \$1,000.00 a month be paid to Dr. Clymer as the chairperson of

the finance committee. This was approved upon motion of Michael Parker and seconded by Edward Fischer and unanimously approved. Dr. Clymer abstained.

- 11. The next item of business was the issue of termination of Partel's contract. Upon motion of Dr. Aurandt and seconded by Jack Linton it was unanimously resolved that the motion to terminate the agreement with Partel, Inc. be and is hereby withdrawn.
- 12. Next item on the agenda dealt with the agreement with Wescott Christian Center. Upon motion of Dr. Clymer and seconded by Dr. Aurandt the contract with Wescott Christian Center was approved by unanimous vote subject to counsel's review of the provisions of the agreement.

Upon motion duly made, seconded and unanimously carried, it was

RESOLVED, that the following resolution with respect to Partel, Inc. expenses be and is hereby approved.

- 1. Partel will submit to Reading on a regular basic voucher of expenses incurred by Partel in fulfilling services outlined in the Management Services Agreement.
- 2. Partel will be paid a \$37 per day food per diem for each employee for the days they are in Reading. In addition, the Partel will be reimbursed for business meals with a deduction from the per diem rate of \$9 for breakfast or lunch and \$19 for Dinner.
- 3. Partel will be entitled to no more than three (3) round trip airline tickets from Seattle each month without the prior approval of Reading. Tickets will be obtained by Reading or the Partel attempting to use the lowest rate available.
- 4. Reading will provide a vehicle for Partel employee's use when they are in Reading.
- 5. Reading will provide living quarters for Partel employee's use when they are in Reading.
- 6. All provisions of this reimbursement agreement are in effect as of February 2, 1990.

Upon motion duly made by Dr. Clymer, seconded by Dr. Fischer and unanimously carried, it was

RESOLVED, that the lease for the apartment furniture rented by Reading Broadcasting, Inc. for employees of Partel, Inc. for a one year period with Home Office Furniture Rentals of Harrisburg be and is hereby ratified and approved.

Mr.Parker indicated that he would pay for Linda's telephone line and any Partel calls. Mike would also pay for cable TV.

The next item on the agenda was setting the next Board meeting which was set for June 6, 1990 at 7:00 p.m.

Upon motion duly made by Henry N. Aurandt and seconded by Edward Fischer, and unanimously carried, it was

RESOLVED, that the equipment lease with Partel, Inc. at a rate of \$363.00 pr month for a term of three (3) years be and is hereby approved.

Upon motion duly made by Robert H. Clymer, Jr and seconded by Jack A. Linton, it was

RESOLVED, that George Mattmiller be and is hereby appointed Assistant Vice President of the company.

A brief discussion then followed regarding the request for information from Mark Haltzman on behalf of a potential purchaser. Mr. Parker indicated that he will respond to Mr. Haltzman's letter and provide the applicable information.

THERE BEING NO FURTHER BUSINESS to come before this meeting, upon motion duly made, seconded and unanimously carried, the meeting was adjourned.

Secretary

Dear RBI Board Members:

We, the undersigned staff of WTVE TV-51 and WTVE Productions, want to take this opportunity to voice our feelings on the issue of present and future management of our company. Having the insight that comes with being at the station on a daily basis, we have been able to assess the current state of affairs and respond in this forum. In accordance with your adopted policy of "Open Communications", it is our intention to show you what we have seen, and foresee, as being the keys to Reading Broadcasting's successful end to Chapter 11.

Simply stated; we feel as though the direction that Mike Parker has put the station in is the right, and only logical direction that the company should be headed. Putting all the negatives aside for just a moment, you will see the bottom line as this: Mike Parker, along with his faithful team from Partel, has spent the past year of his life laying the ground work for a plan that is just now being put into action. To divert from such a plan after its proven success in just a few short months since its implementation in January, with the addition of a fully functional sales force, would be ridiculously premature.

Moreover, we believe that there is no greater show of this man's devotion to RBI than his willingness to guarantee solely, loans in excess of three million dollars. Several of us have come back from, and others given up, job opportunities elsewhere (losing thousands in salaries and benefits) for the sole purpose of aiding Mike in his valiant efforts. We feel so strongly, as Mike does, that his plan of action will work if given a fair chance that we are willing to stake our jobs on it.

If it is the decision of the board to terminate Mike Parker's contract and revert to the old style of management, it is also the decision of the board to accept a large scale staff walk-out. We, the undersigned staff of WTVE TV-51 and WTVE Productions, hereby make it known to the Reading Broadcasting, Inc. Board of Directors that we will resign our positions, without notice, in the event an irreconcilable conclusion, jeopardizing the profitable future of Reading Broadcasting, Inc., is reached.

Todd R. Stewart

Staff Representative

MCO/Production/Engineering

June 27th, 1988 1 year 11 months

Current Position Held:
Anniversary Date:
Length of Service:

Daniel Bendetti Production Manager December 17th, 1984 5 years 5 months

helley Bendetti Shelley Sendetti

Accounting April 1st, 1985 5 years 1 month

Kimberley Bradley Master Control Supervisor

October 6th, 1987 2 years 7 months

Master Control Operator

June 26th, 1988 1 year 11 months

Christine Weyandt

Christine Weyandt Receptionist/Traffic Coordinator August 16th, 1986 3 years 9 months

Joseph Harmuth

Production Administrator September 12th, 1988

1 year 8 months

Calvin Tate Production Assistant October 12th, 1988

1 year 7 months

Kenneth Taylor Public Relations November 13th, 1989 6 months

Barbara Williamson Office Manager February 6th, 1989 1 year 3 months

Production July 24th, 1989 9 months

WAIVER OF NOTICE OF A SPECIAL MEETING OF THE BOARD OF DIRECTORS OF READING BROADCASTING, INC.

THE UNDERSIGNED, being the Directors, duly elected by the Shareholders of Reading Broadcasting, Inc. do hereby waive notice of the special meeting of the Board of Directors to be held on May 23, 1990 at 7:00 p.m. at the corporate offices located at 1729 north 11th Street, Reading, Berks County, Pennsylvania.

Henry N. Aurandt, M.D.

Robert Clymer, M.Q.

Edward (Dunher M.

Edward Fischer, M.D.

Michael Carker

Jack/Linton, Esquire

EXHIBIT FF

Declaration of Jack A. Linton

Jack A. Linton hereby declares as follows:

- 1. I am and have been a stockholder and director of Reading Broadcasting, Inc. ("RBI") for several years, pre-dating the time that Micheal Parker began providing management services to RBI with respect to the operation of WTVE(TV), Reading, Pennsylvania.
- 2. RBI has no ownership interest in any other broadcast stations or applications of Micheal Parker.
- 3. The years since Mr. Parker became involved in the management of WTVE have been marked with continuing supervision by directors and often controversy as directors questioned, challenged and criticized Mr. Parker's management plans relating to the station. Since the successful reorganization of RBI in 1992, the other directors and stockholders of RBI have continued to play an active role in overseeing RBI's affairs. In fact, in August of 1997 the RBI board of directors terminated Micheal Parker as President of RBI and cancelled his management agreement in connection with a dispute over corporate management. He resumed his position as President of RBI and the management agreement was reinstated in November of 1997 by a vote of the board of directors.
- 4. RBI takes seriously its obligations as a licensee of the Federal Communications Commission ("FCC"). It is my belief that RBI's board of directors and stockholders would terminate Micheal Parker's corporate positions in RBI and his management role at RBI in the event that he caused RBI to violate the FCC's policy against misrepresentation or lack of candor or in the event the FCC conditioned a grant of the WTVE license renewal on termination of Micheal Parker's involvement in the management of the station. Penalizing the other stockholders for any misconduct by Micheal Parker in proceedings that do not involve RBI is unfair and serves no useful purpose.

T-613 P 03/03 Job-749

PAGE 03

I declare under penalty of perjury that the foregoing is true and 5. correct.

WAS1 #579127 v1

EXHIBIT GG

Approved by OMB 3060 - 0440 Expires 2/28/93

SECTION

APPLICANT NAME (Last, first, middle initial) Reading Broadcasting, Inc.

FEDERAL C. JUNICATIONS COMMISSION

FEE PROCESSING FORM

FOR FCC USE ONLY

04-16-92 8180659 001

Please read instructions on back of this form before completing it. Section I MUST be completed. If you are applying for concurrent actions which require you to list more than one Fee Type Code, you must also complete Section II. This form must accompany all payments. Only one Fee Processing Form may be submitted per application or filing, Please type or print legibly. All required blocks must be completed or application/filing will be returned without action.

MAILING ADDRESS (Line 1) (Maximum 35 characters - refer to Instruction (2) on reverse of form) c/o Paula G. Friedman, Esq. (Applicant's Attorney)							
	MAILING ADDRESS (Line 2) (If required) (Maximum 35 characters) Sidley & Austin, 1722 Eye Street, N.W.						
CITY Washington, D.C.	•						
STATE OR COUNTRY (If fore		OO6 CALL SIGN WTVE (TV)	OTHER FCC IDENTIFIER				
Enter in Column (A) the correct Fee Type Code for the service you are applying for Fee Type Codes may be found in FCC Fee Filing Guides. Enter in Column (B) the Fee Multiple, if applicable. Enter in Column (C) the result obtained from multiplying the value of the Fee Type Code in Column (A) by the number entered in Column (B), if any.							
(A) FEE TYPE CODE M A T	(B) FEE MULTIPLE (if required)	(C) FEE DUE FOR FEE TYPE CODE IN COLUMN (A) 35.00	FOR FCC USE ONLY				
SECTION II		you are requesting concurrent actio	ns which result in a				
(A) FEE TYPE CODE	(B) FEE MULTIPLE (If required)	(C) FEE DUE FOR FEE TYPE CODE IN COLUMN (A)	FOR FCC USE ONLY				
(2)		\$					
(3)		\$					
(4)		\$					
(5)		\$					
ADD ALL AMOUNTS SHOWN THROUGH (5), AND ENTER TH THIS AMOUNT SHOULD EQUA REMITTANCE.	E TOTAL HERE.	TOTAL AMOUNT REMITTED WITH THIS APPLICATION OR FILING 35.00	FOR FCC USE ONLY				

INSTRUCTIONS FOR COMPLETING FEE PROCESSING FORM, FCC FORM 155, August 1991

- (1) "Applicant Name" Enter the name (last, first, middle initial) of the applicant as it appears on the original application or filing being submitted with this Fee Processing Form. If company, enter name which is used commercially.
- (2) "Mailing Address (Line 1)" Enter the street address or post office box number to which the applicant wishes correspondence sent.
- (3) "Mailing Address (Line 2)" This line may be used for further identification of the address if additional space is required.
- (4) "City" Enter the name of the city associated with the given street address.
- (5) "State or Country" Enter the appropriate two-digit state abbreviation as prescribed by the U.S. Postal Service. If address if foreign, enter the appropriate country name here.
- (6) "ZIP Code" Enter the appropriate five or nine-digit ZIP Code prescribed by the U.S. Postal Service.
- (7) "Call Sign or Other FCC Identifier" Enter the applicable call or unique FCC identifier, if any, as shown on your attached application or filing. If applying for a service affecting more than one call sign, enter one call sign only.
- (8) Column (A), "Fee Type Code" Enter correct Fee Type Code(s) from the appropriate Fee Filing Guide. Only one Fee Processing Form may be submitted per application or filing. Inaccurate or erroneous Fee Type Codes may result in your application or filing being returned to you without further processing.
- (9) Column (B), "Fee Multiple" Certain applications and filings may request action with respect to more than one station, license, frequency, or party and can be submitted together with one check if they meet specific conditions. This column is used only if a multiple, i.e., two or more, is being applied for. Examples of when this would be used are renewing more than one call sign, frequency, station, or the transfer of control of more than one station. Refer to the appropriate Fee Filing Guide for additional information.
- (10) Column (C), "Fee Due for Fee Type Code in Column (A)" Enter in this block the amount of the fee associated with the Fee Type Code shown in Column (A) (times (X) the fee multiple, if required).
- (11) "Total Amount Remitted With This Application or Filing" Enter the total of lines (1) through (5) of Column (C). This amount should equal the amount of your check or money order. We will not accept multiple checks.

HOW TO SUBMIT APPLICATIONS AND FILINGS

- o Each application or filing should be assembled with the Fee Processing Form, FCC Form 155, stapled to the top of the application with the check placed on top of the Fee Processing Form. DO NOT STAPLE THE CHECK TO THE APPLICATION OR FEE PROCESSING FORM, FCC FORM 155. Required copies of applications should be clearly identified as "duplicate copy" and placed behind the original package. "Stamp and receipt" copies should be placed on top of the original package and CLEARLY identified as return copies. Extraneous material and extra copies should be avoided at all times. Failure to follow these instructions will delay the processing of your submission.
- o Completed applications or filings should be mailed to the proper address shown in the Fee Filing Guide for the particular service for which you are applying or making a filing. All applications and filings must be properly addressed to the appropriate P.O. box number, even if hand delivered to the address listed below. Applications received before midnight on a normal business day will receive that day's date as the receipt date. Deliveries made after midnight on Fridays will not be "officially" receipted until the next Monday. Applications received on weekends and government holidays are dated the next regular business day.
- o A single check, bank draft or money order made payable to the Federal Communications Commission and denominated in U.S. dollars and drawn upon a U.S. financial institution must be included with each application or filing requiring a fee. No postdated, altered or third-party checks will be accepted. Do not send cash.
- o Parties hand delivering applications or filings may receive dated receipt copies by presenting copies of the applications or filings to the acceptance clerk at the time of delivery. Receipts will be provided for mail-in applications or filings if an extra copy of the application or filing is provided along with a self-addressed stamped envelope. Only one piece of paper per application or filing will be stamped for receipt purposes.

REMEMBER

- o A separate completed Fee Processing Form is required with each application or filing except in certain circumstances. Please refer to the appropriate Fee Filing Guide for additional information.
- o A wrong Fee Type Code or incorrect remittance may result in your application or filing being returned without processing, or result in the dismissal of your application or filing. Please ensure that FEE TYPE CODES are correct and that your check or money order equals the amount shown in the TOTAL AMOUNT REMITTED WITH THIS APPLICATION OR FILING block before submitting your application or filing.
- o If you have any questions completing this form, please call the Fees Hotline, 202/632-FEES.

FCC NOTICE FOR INDIVIDUALS REQUIRED BY THE PRIVACY ACT AND THE PAPERWORK REDUCTION ACT

Part 1, Subpart G of the Commission's rules authorize the FCC to request the information on this form. The information requested is required in order to obtain a license or authorization from the Commission. The purpose of the information is to provide a means to link a fee payment to a specific invoice, application or filing. The information will be used by the Commission to maintain data concerning fees paid to the Commission, for internal financial control, audit, and reporting purposes, Information requested on this form will be available to the public. Your response is required to obtain a license or other authorization from the Commission.

Public reporting burden for this collection of information is estimated to average 10 minutes per response, including the time for reviewing instructions, searching data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information, Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to the Federal Communications Commission, Office of Managing Director, Washington, DC 20554, and to the Office of Management and Budget, Paperwork Reduction Project (3060-0440), Washington, DC 20503.

THIS ADDRESS IS FOR HAND CARRY OR COURIER DELIVERY ONLY:

Federal Communications Commission c/o Mellon Bank
Three Mellon Bank Center
525 William Penn Way
27th Floor, Room 153-2713
Pittsburgh, Pennsylvania 15259-0001
(Attention: Wholesale Lockbox Shift Supervisor)

FCC Form 155 - Instructions

August 1991

Approved by OM8 3060-0010 Expires 8/30/92

CERTIFICATION

United States of America			I certify that I am President		
Federal Communications	Commission		(Official title, see Instruction 1)		
Washington, D. C. 20564			of Reading Broadcasting, Inc.		
			(Exact legal title or name of respondent)		
NOTE: Before filling out this form, read attached instructions		ctions	that I have examined this Report, that to the best of my knowledge and belief all statements in the Report are true, correct and complete.		
of the Commission control of a station I to report or request (except to report an	d) of the Communications Act of 1934 remust be obtained prior to the assignmicense or construction permit. This form that assignment of license/permit or transformation consent).	nent or transfer of n may not be used transfer of control	(Date of certification must be within 60 days of the date shown in Item 1 and in no event prior to Item 1 date): (Signature) (Date)		
1. All of the inf	formation furnished in this Report is a	ccurate as of	Telephone No. of respondent (include area code):		
_	•••	0.2	215-921-9181		
(Date must c	pril 9 , 19 comply with Section 73.3615(a), i.e., int in 60 days of the filing of this report, w	formation must be	Any person who willfully makes false statements on this report can be punished by fine or imprisonment. U.S. Code, Title 18, Section 1001.		
This report is filed	pursuant to Instruction (check one)		Name and Post Office Address of respondent:		
	,		Reading Broadcasting, Inc. 1729 North 11th Street Reading, PA 19604		
1(a) X Annual	1(b) X Transfer of 1(c)	Other			
1,00 <u>[21]</u> A111001	Assignment				
for the following st	of License ations:				
Call Letters	Location	Class of service	4. Name of entity, if other than licensee or permittee, for which report is filed (see Instruction 3):		
WTVE	Reading,	TV	N/A		
	Pennsylvania				
	1				
	ne of any corporation or other entity for due to its interest in the subject licensee (5. Respondent is:		
	N/A		Sole Proprietorship		
			X For-profit corporation		
respondent. A attributable,	tributable interests in any other broadce Also, show any interest of the responder which is 5% or more of the owners	nt, whether or not hip of any other	Not-for-profit corporation		
broadcast station or any newspaper or CATV entity in the same market or with overlapping signals in the same broadcast service, as described in Sections 73.3555 and 76.501 of the Commission's Rules. See Exhibit 1		vice, as described	General Partnership		
			Limited Partnership		
			Other:		
			·		
			If a limited partnership, is certification statement included as in Instruction 4		
			<u> </u>		
			Yes No		
			10.		
			\ <u>\</u> \\		

6. List all contracts and other instructions required to be filed by Section 73.3613 of the Commission's Rules and Regulations. (Only licensees, permittees, or a reporting entity with a majority interest in or that otherwise exercises de facto control over the subject licensee or permittee shall respond.)

Description of contract or instrument	Name of person or organization with whom contract is made	Date of Execution	Date of Expiration
articles of Incorporation and By-Laws	Pennsylvania	November 3, 1976	Perpetual
ption to Purchase FCC License and Auxiliary Licenses	Meridian Bank	December 31, 1991	
	į		

7. Capitalization (Only licences, permittees, or a reporting entity with a majority interest in or that otherwise excercises de facto control over the subject licensee or permittee, shall respond.)

			Number of Shares		
Class of Stock (preferred, common or other)	Voting or Non-voting	Authorized	Issued and Outstanding	Treasury	Unissued
					ļ
Common Stock	Voting	419,035	368,225	0	50,810

Remarks concerning family relationships, attribution exemptions and certifications: (See Instructions 4, 5 and 6)

Ethlyn Muir is Henry Aurandt's mother.

- 8. List officers, directors, cognizable stockholders ' partners. Use one column for each individual or enti' ttach additional pages, if necessary. See Instructions 4, 5, and 6.
- Name and residence of officer, director, cognizable stockholder or partner (if other than individual also show name, address and citizenship of natural person authorized to vote the stock). List officers first, then directors and, thereafter, remaining stockholders and partners.
- 2. Citizenship.
- 3. Office of Directorship held.
- 4. Number of shares or nature of partnership interest.
- 5. Number of votes.

- 6. Percentage of votes.
- Other existing attributable interests in any other broadcast station, including nature and size of such interest.
- 8. All other ownership interests of 5% or more (whether or not attributable) as well as any corporate officership or directorship, in broadcast, cable, or newspaper entities in the same market or with overlapping signals in the same broadcast service, as described in Sections 73.3555 and 76.501 of the Commission's Rules, including the nature and size of such interests and the position held.

1	(a)	(b)	(c)
	Micheal Parker 22720 S.E. 410th Street Enumclaw, WA 98022	Jack A. Linton Nancy A. Linton 202L Community Drive Reading, PA 19607	Henry N. Aurandt, M.D. 1 Pine Tree Court Reading, PA 19607
2	USA	USA	USA
3	President, Director	Secretary, Director	Director
4	0	3,424	57,141 See Exhibit 2
5	0	3,424	57,141 - See Exhibit 2
6	0%	0.81%	13.64%
7	See Exhibit 1	None	None
8	None	None	None
J	HVIIO	TAUTHS	TOTAL

The solicitation of personal information requested in this Report is authorized by the Communications Act of 1934, as amended. The principal purpose for which the information will be used is to assess compliance with the Commission's multiple ownership restrictions. The staff, consisting variously of attorneys and examiners, will use the information to determine such compliance. If all the information requested is not provided, processing may be delayed while a request is made to provide the missing information. Accordingly, every effort should be made to provide all necessary information. Your response is required to retain your authorization.

- 8. List officers, directors, cognizable stockholders ' partners. Use one column for each individual or entity ttach additional pages, if necessary. See Instructions 4, 5, and 6.
- Name and residence of officer, director, cognizable stockholder or partner (if other than individual also show name, address and citizenship of natural person authorized to vote the stock). List officers first, then directors and, thereafter, remaining stockholders and partners.
- 2. Citizenship.
- 3. Office of Directorship held.
- 4. Number of shares or nature of partnership interest.
- 5. Number of votes.

- 6. Percentage of votes.
- Other existing attributable interests in any other broadcast station, including nature and size of such interest.
- All other ownership interests of 5% or more (whether or not attributable)
 as well as any corporate officership or directorship, in broadcast, cable,
 or newspaper entities in the same market or with overlapping signals in
 the same broadcast service, as described in Sections 73.3555 and 76.501
 of the Commission's Rules, including the nature and size of such interests
 and the position held.

1	(a)	(b)	(c)
	Robert H. Clymer, M.D. 7 High Road Wyomissing, PA 19610	Edward C. Fischer, M.D. 11 Jeffrey Road Reading, PA 19604	Henry N. Aurandt, M.D. Helen K. Aurandt 1 Pine Tree Court Reading, PA 19607
2	USA	USA	USA
	USA	USA	USA
3	Director	Director	N/A
4	5,943	12,121	17,537
5	5,943	12,121	17,537
6	1.42%	2.89%	4.18%
7	None	None	None
8	None	None	None

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- 8. List officers, directors, cognizable stockholders ^ ' partners. Use one column for each individual or entif: "tach additional pages, if necessary. See Instructions 4, 5, and 6.
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- 2. Citizenship.
- 3. Office of Directorship held.
- 4. Number of shares or nature of partnership interest.
- 5. Number of votes.

- 6. Percentage of votes.
- Other existing attributable interests in any other broadcast station, including nature and size of such interest.
- 8. All other ownership interests of 5% or more (whether or not attributable) as well as any corporate officership or directorship, in broadcast, cable, or newspaper entities in the same market or with overlapping signals in the same broadcast service, as described in Sections 73.3555 and 76.501 of the Commission's Rules, including the nature and size of such interests and the position held.

1	(a)	(b)	(c)
	Robert A. Denby, M.D. 25 Stevens Avenue West Lawn, PA 19609	Sergio Prosperi, M.D. R.D. #1 Box 90 Reading, PA 19607	Irvin Cohen 1505 Lorraine Road Reading, PA 19604
2	USA	USA	USA
3	N/A	N/A	N/A
4	19,922	12,003	12,067
5	19,922	12,003	12,067
6	4.75%	2.86%	2.88%
7	None	None	None
8	None	None	None

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- 5. Number of votes.

- 6. Percentage of votes.
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1	(a)	(b)	(c)
	Roger N. Longenecker, M.D. L. Carole Longenecker Rt. #1, Box 108 Leesport, PA 19533	Raiph H. Tietbohl, M.D. 25 Stevens Avenue West Lawπ, PA 19609	Patricia J. Verbinski 1414 Old Mill Road Wyomissing, PA 19610
2	USA	USA	USA
3	N/A	N/A	NIA
4	15,413	14,683	16,045
5	15,413	14,683	16,045
6	3.68%	3.50%	3.83%
7	None	None	None
	·		
8	None	None	None

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- 3. Office of Directorship held.
- 4. Number of shares or nature of partnership interest.
- 5. Number of votes.

- 6. Percentage of votes.
- Other existing attributable interests in any other broadcast station, including nature and size of such interest.
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1	(a)	(b)	(c)
	Larry A. Rotenberg, M.D. Allison A. Rotenberg 1320 Van Steffy Avenue Wyomissing, PA 19610	David E. Mann, Sr. Barbara W. Mann 1410 Independence Drive West Lawn, PA 19609	Joanne V. Davis 1200 Old Mill Lane Wyomissing, PA 19610
		·	
2	USA	USA	USA
3	N/A	N/A	N/A
4	5,039	9,977	3,507
5	5,039	9,977	3,507
6	1.20%	2.38%	0.84%
7	None	None	None
8	None	None	None

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- 2. Citizenship.
- 3. Office of Directorship held.
- 4. Number of shares or nature of partnership interest.
- 5. Number of votes.

- 6. Percentage of votes.
- Other existing attributable interests in any other broadcast station, including nature and size of such interest.
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1	(a)	(b)	(c)
	Albert R. Boscov R.D. #3, Box 3720 Reading, PA 19606	John R. Bower, Jr., M.D. Jill L. Bower 93 Wellington Blvd. Wyomissing Hills, PA 19610	Bernard F. Gerber 4 Bobolink Drive Wyomissing, PA 19610
2	USA	USA	USA
3	N/A	N/A	N/A
4	3,243	8,014	3,424
5	3,243	8,014	3,424
6	0.77%	1.91%	0.81%
7	None	None	None
8	None	None	None

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- 5. Number of votes.

- 6. Percentage of votes.
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1	(a)	(b)	(c)
	Catherine Z. Morrow 12 Maple Avenue Shillington, PA 19607	Donald E. Stoudt, M.D. Mary Lu Dtoudt 801 Sledge Avenue West Lawn, PA 19609	David L. Hyman The Ives Building Suite 117 114 Forrest Avenue Narberth, PA 19072
2	USA	USA	USA
3	NIA	N/A	NIA
4	5,333	1.350	2,071
5	5,333	1,350	2,071
6	1.27%	0.32%	0.49%
7	None	None	None
8	None	None	None

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- 3. Office of Directorship held.
- 4. Number of shares or nature of partnership interest.
- 5. Number of votes.

- 6. Percentage of votes.
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1	(a)	(b)	(c)
	George Pavloff 624 Starlight Crest Drive La Canada Flintridge, CA 91011	Ben F. Bowers 420 Fruitfarm Road Royersford, PA 19468	Harvey L. Massey 536 Estates Place Longwood, FL 32779
2	USA	USA	USA
3	N/A	N/A	N/A
4	6,812	6,335	4,905
5	6,812	6,335	4,905
6	1.63%	1.51%	1.17%
7	None	Nane	None
8	None	None	None

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- 2. Citizenship.
- 3. Office of Directorship held.
- 4. Number of shares or nature of partnership interest.
- 5 Number of votes

- 6. Percentage of votes.
- Other existing attributable interests in any other broadcast station, including nature and size of such interest.
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 as well as any corporate officership or directorship, in broadcast, cable,
 or newspaper entities in the same market or with overlapping signals in
 the same broadcast service, as described in Sections 73.3555 and 76.501
 of the Commission's Rules, including the nature and size of such interests
 and the position held.

1	(a)	(b)	(c)
·	Al W. Busby 100 Peachtree, Suite 900 Atlanta, GA 30303	Fred Hollingsworth Rt. 2, Box, 98 St. John, WA 99171	Carol Anne Kasko 405 Woodcrest Avenue Lititz, PA 17543
2	USA	USA	USA
3	NIA	NIA	N/A
4	2,725	2,725	2,725
5	2,725	2,725	2,725
6	0.65%	0.65%	0.65%
7	None	None	None
8	None	None	None

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- 8. List officers, directors, cognizable stockholders and partners. Use one column for each individual or entity interested additional pages, if necessary. See Instructions 4. 4. 4.
- Name and residence of officer, director, cognizable stockholder or partner (if other than individual also show name, address and citizenship of natural person authorized to vote the stock). List officers first, then directors and, thereafter, remaining stockholders and partners.
- 2. Citizenship.
- 3. Office of Directorship held.
- 4. Number of shares or nature of partnership interest.
- 5. Number of votes.

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1	(a)	(b)	(c)
	Ethlyn Muir 3 Crabs Road Sequim, WA 98382	Hugh Norris 1728 Old Olympic Highway Port Angeles, WA 98382	Paul Pavloff 470 Riverhill Drive Atlanta, GA 30328
2	USA	USA	USA
3	N/A	N/A	N/A
4	2,725	2,725	2,725
5	2,725	2,725	2,725
6	0.65%	0.65%	0.65%
7	None	None	None
8	None	None	None

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- 2. Citizenship.
- 3. Office of Directorship held.
- 4. Number of shares or nature of partnership interest.
- 5. Number of votes.

- 6. Percentage of votes.
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	(a)	(b)	(c)
'	Harry Brueckman 212 Wyncote Road Jenkintown, PA 19046	John H. Gallen 2950 Van Reed Road Reading, PA 19609	Helen Kirkpatrick 5 Williamsburg Hershey, PA 17033
2	USA	USA	USA
3	N/A	N/A	N/A
4	1,362	1,362	1,362
5	1,362	1,362	1,362
6	0.32%	0.32%	0.32%
7	None	None	None
8	None	None	None

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			Y
1	(a)	(b)	(c)
	Barbara MacCallum 1930 Gring Drive Wyomissing, PA 19610	Martin Muir 3 Crabs Road Sequim, WA 98382	Mark Norris Box 5432 George, WA 98824
2	USA	USA	USA
3	N/A	NIA	NIA
4	1,362	1,362	1,362
5	1,362	1,362	1,362
6	0.32%	0.32%	0.32%
7	None	None	None
8	None	None	None

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	(a)	(b)	(c)
•	Richard M. Palmer, Jr. 9 Ovail Ridge Drive Reading, PA 19609	Stella Pavloff-Bull 23004 Calvert Street Woodland Hills, CA 91367	Andolpho E. Rodrieguez 301 South 7th Avenue West Reading, PA 19611
2	USA	USA	USA
3	NIA	N/A	N/A
4	1,362	1,362	1,362
5	1,362	1,362	1,362
6	0.32%	0.32%	0.32%
7	None	None	None
8	None	None	None

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- 3. Office of Directorship held.
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- 5. Number of votes.

- 6. Percentage of votes.
- 7. Other existing attributable interests in any other broadcast station, including nature and size of such interest.
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	1	T	1
1	(a) Martin Wolhbruck 40 Wingert Road Wyomissing Hills, PA 19610	(b) Dolores Gallen 2950 Van Reed Road Reading, PA 19609	(c) STV Reading, Inc. 1729 N. 11th Street Reading, PA 19604
2	USA	USA	Pennsylvania Corporation
4	N/A 1,362	N/A 681	N/A 17,674
5	1,362	681	17,674
6	0.32%	0.16%	4.22%
7	None	None	None
8	None	None	None

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Name and residence of officer, director, cognizable stockholder or partner 6. Percentage of votes. (if other than individual also show name, address and citizenship of natural 7 person authorized to vote the stock). List officers first, then directors and, Other existing attributable interests in any other broadcast station, including nature and size of such interest. thereafter, remaining stockholders and partners. Citizenship. Office of Directorship held. 8. All other ownership interests of 5% or more (whether or not attributable) as well as any corporate officership or directorship, in broadcast, cable, or newspaper entities in the same market or with overlapping signals in Number of shares or nature of partnership interest. the same broadcast service, as described in Sections 73.3555 and 76.501 of the Commission's Rules, including the nature and size of such interests Number of votes. and the position held. (b) (c) (a) Partel, Inc. 22720 S.E. 410th Street Enumclaw, WA 98022 2 **Washington Corporation** 3 N/A 124,401 5 124,401 6 29.69% 7 See Exhibit 3 8 None FCC NOTICE TO INDIVIDUALS REQUIRED BY THE PRIVACY ACT AND THE PAPERWORK REDUCTION ACT The solicitation of personal information requested in this Report is authorized by the Communications Act of 1934, as amended. The principal purpose for which the information will be used is to assess compliance with the Commission's multiple ownership restrictions. The staff, consisting variously of attorneys and examiners, will use the information to determine such compliance. If all the information requested is not provided, processing may be delayed while a request is made to provide

list officers, directors, cognizable stockholders and partners. Use one column for each individual or entity *tach additional pages, if necessary. See Instructions

4, 6, and 6.

THE FOREGOING NOTICE IS REQUIRED BY THE PRIVACY ACT OF 1974, P.L. 95-579, DECEMBER 31, 1974, 5 U.S.C. 552(d)(3) AND THE PAPERWORK REDUCTION ACT P.L. 96-511, DECEMBER 11, 1980, 44 U.S.C. 3507.

the missing information. Accordingly, every effort should be made to provide all necessary information. Your response is required to retain your authorization.

Reading Broadcasting, Inc. FCC Form 323

EXHIBIT 1

Micheal L. Parker, President and Director of Reading
Broadcasting, Inc., is the 100% voting stockholder of Two If By
The Sea Broadcasting Corporation. Two If By the Sea Broadcasting
Corporation owns 51% of the stock of Massachusetts Channel 46
Corporation. Until recently, Massachusetts Channel 46
Corporation was the licensee of WHRC(TV), Norwell, Massachusetts.
On March 23, 1992, the Commission granted the involuntary
assignment of the station's license to George E. Clancy. Mr.
Clancy was appointed receiver of the corporation by the Plymouth
County Superior Court, Commonwealth of Massachusetts.

Reading Broadcasting, Inc. FCC Form 323

EXHIBIT 2

Four of Reading's stockholders, Harvey L. Massey, Paul Pavloff, Stella Pavloff-Bull and Alfred W. Busby, have sued Dr. Henry Aurandt, also a stockholder of Reading, in U.S. District Court for the Eastern District of Pennsylvania. On July 31, 1991, a judgment was entered in favor of Mr. Massey, Mr. Pavloff, Ms. Pavloff-Bull and Mr. Busby against Dr. Aurandt, and the court garnished Dr. Aurandt's Reading stock to satisfy the judgment. Due to the litigation involving Dr. Aurandt's Reading stock as well as Reading's own claims against Dr. Aurandt, Reading has not issued 50,812 shares of his stock.

Reading Broadcasting, Inc. FCC Form 323

EXHIBIT 3

Micheal L. Parker is the sole shareholder, officer and director of Partel, Inc. Mr. Parker's media interests are set forth in Exhibit 1.